

**Before the
Federal Communications Commission
Washington, D.C. 20554**

In the Matter of)	
)	
Connect America Fund)	WC Docket No. 10-90
)	
Public Notice: Wireline Competition)	DA 13-193
Bureau Seeks Updates and Corrections to)	
TelcoMaster Table for Connect America)	
Cost Model)	

Comments of Alaska Communications Systems

Alaska Communications Systems (“ACS”)¹ hereby submits these comments in response to the Public Notice (“Public Notice”)² issued by the Commission in the above-captioned proceeding. The Public Notice, among other things, seeks updates and corrections to the TelcoMaster table used in the Connect America Cost Model (“CACM”) to identify the holding company name associated with each serving wire center in the nation. In particular, the Public Notice seeks comment on several Alaskan wire centers where the holding company is unknown and the company name is listed as “UnderStudyForCorrection.”

In these comments, ACS identifies certain wire centers served by ACS and other providers for which the holding company name is not currently listed, and for which the current wire center service area code appears to contain a typographical error, as shown in **Exhibit A**. In each case, the correct wire center service area code and associated carrier information is already listed separately elsewhere in the TelcoMaster table. ACS is unable to identify any of the other Alaska wire centers listed as “UnderStudyForCorrection.”

¹ In these comments, “Alaska Communications Systems” signifies the incumbent local exchange carrier (“ILEC”) subsidiaries of Alaska Communications Systems Group, Inc., which include ACS of Alaska, LLC, ACS of Anchorage, LLC, ACS of Fairbanks, LLC, and ACS of the Northland, LLC.

² *Connect America Fund*, WC Docket No. 10-90, Public Notice, “Wireline Competition Bureau Seeks Updates and Corrections to TelcoMaster Table for Connect America Cost Model, DA 13-193 (Wir. Comp. Bur., rel. Feb. 12, 2013).

In addition, ACS has identified one other error. The wire center service area code for one of ACS's wire centers is incorrect. While "KLWKAK01" is listed in the TelcoMaster table as an ACS wire center, the proper code for that wire center in Klawock is KLWKAKXA. ACS provides the correct information for this wire centers in **Appendix B**.

Aside from these changes, the wire center data for ACS appearing in the TelcoMaster table appear correct.

For the foregoing reasons, ACS hereby requests that the Commission make the corrections to the TelcoMaster table described herein.

Respectfully submitted,

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Appendix A: Corrected Data for Selected “UnderStudyForCorrection” Wire Centers

Current ServiceArea	Corrected Service Area	State	Corrected Operating Company Number	Current CompanyName	Corrected CompanyName	Corrected Study Area Code	Current StudyAreaName	Corrected Study Area Name	Corrected ROR Or PriceCap
CLERAKXG	CLERAKXA	AK	3015	UnderStudyForCorrection	Matanuska Telephone Association	613015	UnderStudyForCorrection	Matanuska Tel Assoc	ROR
ELSNAXG	ELSNAXA	AK	3022	UnderStudyForCorrection	ACS Systems, Inc	613022	UnderStudyForCorrection	ACS-AK Greatland	PC
FRBNAKZA	FRBNAKXA	AK	3008	UnderStudyForCorrection	ACS Systems, Inc	613008	UnderStudyForCorrection	ACS-Fairbanks, Inc.	PC
FTGRAKXG	FTGRAKXA	AK	3030	UnderStudyForCorrection	ACS Systems, Inc	613027	UnderStudyForCorrection	ACS-N Glacier State	PC
KGSLAKXG	KGSLAKXA	AK	3003	UnderStudyForCorrection	Bristol Bay Telephone Cooperative	613003	UnderStudyForCorrection	Bristol Bay Tel Coop	ROR

Appendix B: Additional Corrections and Additions to TelcoMaster Table

Current ServiceArea	Corrected Service Area	State	OperatingCompanyNumber	CompanyName	StudyAreaCode	StudyAreaName	ROROrPriceCap
KLWKAK01	KLWKAKXA	AK	3030	ACS Systems, Inc	613010	ACS-N Glacier State	PC